## IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS WESTERN DIVISION

MARK BARNER; and \*
CHARLOE BARNER, \*

Plaintiffs, \*

vs. \* No. 4:14-cv-00090-SWW

\*

THOMPSON/CENTER ARMS COMPANY, INC.; THOMPSON/CENTER ARMS COMPANY, LLC; JOHN DOES NOS. 1-10; AND JOHN DOE CORPORATIONS

NOS. 1-10,

\*

Defendants. \*

## **ORDER**

On March 7, 2014, defendants Thompson/Center Arms Company, Inc. and Thompson/Center Arms Company, LLC filed a motion [doc.#10] to dismiss plaintiffs' complaint. Subsequently, plaintiffs filed a first amended complaint [doc.#19]. As "[i]t is well-established that an amended complaint supercedes an original complaint and renders the original complaint without legal effect," *In re Wireless Tel. Fed. Cost Recovery Fees Litig.*, 396 F.3d 922, 928 (8th Cir. 2005), defendants' motion to dismiss is denied without prejudice as moot.

IT IS SO ORDERED this 1<sup>st</sup> day of April 2014.

/s/Susan Webber Wright
UNITED STATES DISTRICT JUDGE